

TOWN OF LAUDERDALE-BY-THE-SEA

AGENDA ITEM REQUEST FORM

ADM	INISTRATIO	N		John Olinz	vock
	ent Submitting Requ			Dept Head's Sign	
Commission Meeting Dates	Last date to turn in to Town Clerk's Office	Commission Meeting Dates	Last date to thrn in to Town Clerk's Office	Commission Meeting Dates	Last date to turn in to Town Clerk's Office
Nov 10, 2009	Oct. 30 (5:00 p.m.)	☐ Jan 26, 2010	Jan 15 (5:00 p.m.)	March 23, 2010	Mar 12 (5:00 p.m.)
Dec 1, 2009	Nov 20 (5:00 p.m.)	Feb 9, 2010	Jan 29 (5:00 p.m.)	☐ April 13, 2010	April 2 (5:00p.m.)
Dec 8, 2009	Nov 25 (5:00 p.m.)	Feb 23, 2010	Feb 12 (5:00 p.m.)	☐ April 27, 2010	April 16 (5:00p.m.)
Jan 12, 2010	Dec 31 (5:00 p.m.)	☐ Mar 9, 2010	Feb 26 (5:00p.m.)	☐ May 11, 2010	April 30 (5:00p.m.)
TURE OF ENDA ITEM	□ □ ⊠ □	Presentation Report Consent Agenda Bids	Resolution Ordinance Public Hear Old Busines	mring At	ew Business anager's Report ttorney's Report ther
	ENDATION: N/A				
Amount \$ Transfer of fur		Acct#	: N/A		
Bid			mount represents mate		
vn Attorney review Yes	required No			<i>m</i>	ager's Initials:

SPERONE-BY. DOW 27, 2009 Dear John, Would appreciate if your Jan 1647, Chinese auction Jan 27, Feb 26 Fish Fry & Spaghetti Denne March 26 2010. The same sign will be used for all fundraises. Thank you for youthelp. President of the attailed Marie Charelle

the two lot lines intersecting to form such corner, with the third side of such triangle being formed by the imaginary line between the imaginary points located along each of such intersecting lot lines a distance of 25 feet from the point of intersection. If a parcel has a circular shape at the corner where two paved thoroughfares intersect, then the two lot lines of the sides of the property which border the bordering streets shall be imaginarily extended to form the point of intersection of said two lot lines for the purposes of measurement.

- (b) Multi-family districts:
- (1) A minimum of 25 percent of the total gross area unless reduced by overlay district modifications. Area of a plot shall be devoted to landscaped pervious area. Pervious brick material may not be counted towards the required landscaped pervious area. If a property fronts the beach and the property owner has riparian rights on the beach, the portion of the property that has beach area cannot be counted towards the required landscaped pervious area.
- (2) A minimum of one tree per 1,000 square feet of total plot area.
- (c) All other districts. The pervious area shall contain a minimum of two trees and five shrubs for every 2,000 square feet.

(Ord. No. 2007-14, § 2(Exh. A), 9-25-07)

Secs. 30-482-30-500. Reserved.

ARTICLE VIII. SIGN REGULATIONS*

Sec. 30-501. Administration and permits.

- (a) These sign regulations shall be administered by the Building Department. No sign of any kind (except exempt signs) shall be erected, installed, repaired or replaced within the Town until a permit for such sign or work as been issued by the Building Department. Prior to the issuance of a sign permit for any sign, the application for a sign permit shall be reviewed and approved by the Building Department.
- (b) Sign applications shall be on forms promulgated by the Town and shall include sufficient information to ensure complete review of the application. Rules regarding sign application information shall be promulgated by the Town administration. The application for a permit for a sign shall be accompanied by three copies of the following:
 - (1) Address and legal description of the property upon which the sign is to be placed;
 - (2) Name and address of the owner of the property upon which the sign is to be placed:
 - (3) Written permission of the owner of the property to erect or place the proposed sign;

^{*}State law reference—Sign ordinances, authority not superseded by shall not conflict with state of federal law, F.S. § 166.0425.

- (4) A drawing or sample of the proposed sign, to scale, showing the dimensions, letter size, colors, materials, structural support, and lighting, if any;
- (5) If lighting is proposed, information regarding the type and intensity of the proposed illumination to document compliance with the sign illumination restrictions of these regulations;
- (6) A plan showing the proposed location on the ground or building and the mounting height of the proposed sign, along with a color photograph of the proposed location;
- (7) The cost or value of the proposed sign; and
- (8) Any other plans or information required by the Building Department for any related structural permit or electrical permit.
- (c) Except when Commission approval is required pursuant to the provisions of this article of the Code, the decision of the Building Department for the issuance or denial of a sign permit shall be final. There shall be no right of appeal to the Town Board of Adjustment or Town Commission of a finding of the Building Department.
- (d) Any previously permitted, existing sign that does not conform to the provisions of these regulations shall be removed or brought into conformance with these regulations upon new development or redevelopment as defined in section 30-507 or the when the Town has determined that the sign (except a pole or pylon sign) has been destroyed or damaged such that the cost of alteration, repair or replacement of such sign exceeds 50 percent of the replacement cost thereof.

(Ord. No. 465, § 2, 3-27-01; Ord. No. 2007-14, § 2(Exh. A), 9-25-07)

Sec. 30-502. Exempt signs.

The following types of signs are exempt from the provisions of these regulations:

- (1) Any sign not visible from any adjoining street, property or water body;
- (2) Any sign contained within a building and set back from any windows at least ten feet;
- (3) Customary price tags and labels not exceeding 15 square inches in size on merchandise in display windows;
- (4) One (1) clock or time and temperature indicator no larger than four square feet in size per plot;
- (5) Historical signs, except that a permit shall be required for reconstruction or major repair;
- (6) Legal notices required to be posted by law or ordinance;
- (7) Name and address signs with letters or numerals no more than six inches in height;
- (8) "No admittance", "exit only" and similar signs applied onto or next to rear or emergency doors with letters no more than six inches in height;
- (9) "No parking" and "no trespassing" signs no larger than four square feet in size;

- (10) "Reserved", lettering or numbers applied to parking space wheel stops;
- (11) Signs required to be posted by a government regulation or law enforcement agency;
- (12) Temporary signs of any type used as part of a special community event or fair, which has been specifically authorized by the Town Commission;
- (13) Informational, directional, hazard and traffic control signs installed by a government agency; and
- (14) Private warning or danger signs for a bona fide hazard only, no larger than four square feet in size.

(Ord. No. 465, § 2, 3-27-01; Ord. No. 2007-14, § 2(Exh. A), 9-25-07)

Sec. 30-503. Permitted signs.

The following types of signs may be erected, installed, repaired or replaced within the Town, only in conformance with these regulations and after issuance of a permit by the Building Department:

- (1) Box signs;
- (2) Building or development identification signs;
- (3) Cabinet signs;
- (4) Canopy and awning signs;
- (5) Directory sign;
- (6) Hanging signs;
- (7) Informational, directional and traffic control signs;
- (8) Changeable copy signs;
- (9) Menu board signs;
- (10) Monument signs;
- (11) Name and address signs;
- (12) Neon signs;
- (13) Painted signs;
- (14) Pole signs;
- (15) Public service signs;
- (16) Pylon signs;
- (17) Roof signs;
- (18) Sandwich signs;
- (19) Subdivision and residential development identification signs;
- (20) Wall signs; and